IN THE MATTER CR. NO. 05-00189-0 UNITED STATES OF AMERIC KEITH SEICHI IMAI, Defenda	DAE) CA v.)
STATE OF HAWAII)) SS.
City and County of Honolulu)
Carrie Asuncion deposes and says that she is a clexecute this affidavit of MidWe of MidWeek and the Honolulu Snewspapers are newspapers of g State of Hawaii, and that the attas was published in the aforemental of the state of the same	Star-Bulletin, that said general circulation in the ached notice is true notice
MidWeek	times on
Honolulu Star-Bulletin 05/24/2007,05/31/2007,06/07/2	
And that affiant is not a party to the above entitled matter.	o or in any way interested in
Subscribed to and sworn before of	e me thisday
Notary Public of the First Judicial Car State of Mawaii My commission expires Octob	
wry commission expires octoo	or dr. more

FILED IN THE

OWNER OXIES DISTRICT COURT

DISTRICT OF PAWAII

JUL 1 2 2007

AFFIDAVIT OF PUBLICATION

at LO o'clock and LO min. A. SUE SETTA, CLERK

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF HAWAII

UNITED STATES OF AMERICA V. KEITH SEICHI IMAI, Defendant, Cr. No. 05-00189-1 DAE.

NOTICE IS HEREBY GIVEN that on April 24, 2007, in the above-captioned case, the United States District Court for the District of Hawaii entered a Preliminary Order of Forfeiture condemning and forfeiting the interest of Defendant Keith Seichi Imai in the below listed properties and condemning and forfeiting the properties to the United States of America:

Five Thousand Four Hundred Eighty-Six Dollars \$5,486 in United States currency; and

Seven Thousand Two Hundred Eighty Seven Dollars \$7,287 in United States currency.

YOU ARE HEREBY NOTIFIED that the United States intends to dispose of these properties in such manner as the United States Department of Homeland Security may direct.

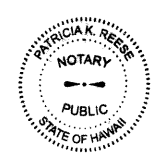
Pursuant to 21 U.S.C. § 853 (n) (1), if you have a legal interest in these properties. WITHIN THIRTY (30) DATS of the final publication of this notice or of receipt of actual notice, whichever is earlier, you must petition the United States District Court for the District of Hawaii, 300 Ala Moana Boulevard, Room C-338, Honolulu, Hawaii 96850, for a hearing to adjudicate the validity of your alleged legal interest in these properties. If a hearing is requested, it shall be heid before the Court alone, without a jury.

THE PETITION must be signed by the petitioner under penalty of perjury, as established in 28 U.S.C. § 1748, and shall set forth the nature and extent of your right, title and interest in each item of property, the time and circumstances of your acquisition of the right, title or interest in each item of property and any additional facts supporting your claim and the relief sought.

A copy of the petition should be served on Assistant United States Attorney Rachel S. Moriyama, 300 Ala Moana Boulevard, Room 6-100, Honolulu, Hawaii 96850.

Pursuant to 21 U.S.C. § 853 (n) (2), NETHER A DEFENDANT IN THE ABOVE-STYLED CASE NOR HIS AGENT IS ENTITLED TO FILE A PETITION.

ANY HEARING on your petition shall, to the extent practicable and consistent with the interests of justice, be held within thirty (30) days of the filing of your petition. The Court may consolidate your hearing on the petition with any other hearings requested on any other petitions filed by any other person other than the defendant named above.



YOU HAVE THE RIGHT at the hearing to testify and present evidence and witnesses on your own behalf and cross-examine witnesses who appear at the hearing. The United States may present evidence and witnesses in rebuttal and in defense of its claim to the properties and cross-examine witnesses who appear at the hearing. In addition to testimony and evidence presented at the hearing the Court shall consider the relevant portions of the record of the criminal cases which resulted in the Preliminary Order of Forfeiture.

If, after the hearing, the Court determines that the petitioner has established by a preponderance of the oridence that: (a) the petitioner has a legal right, title or interest in the properties, and such right, title or interest renders the Preliminary Order of Forfeiture invalid in whole or in part because the right, title or interest was vested in the petitioner rather than the defendant or was superior to any right, title or interest of the defendant at the time of the commission of the acts which gave rise to the forfeiture of the properties; or (b) the petitioner is a bona fide purchaser for value of the right, title or interest in the properties and was at the time of purchase reasonably without cause to believe that the properties was subject to forfeiture; the Court shall further amend the Preliminary Order of Forfeiture in accordance with its determination.

IF YOU FAIL TO FILE A PETITION TO ASSERT YOUR RIGHT, TITLE OR INTEREST IN THE ABOVE-DESCRIBED PROPERTIES WITHIN THIRTY (30) DAYS OF THIS NOTICE, YOUR RIGHT, TITLE AND INTEREST IN THESE PROPERTIES shall be lost and forfeited to the united states OF AMERICA. THE UNITED STATES THEN SHALL HAVE CLEAR TITLE TO THE PROPERTIES HEREIN DESCRIBED AND MAY WARRANT GOOD TITLE TO ANY SUBSEQUENT PURCHASER OR TRANSFEREE. (\$805529589 5/24, 5/31, 8/7/07)

PORT OF HOROLULU, HI PROTECTION ...

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